# TENNESSEE GENERAL ASSEMBLY FISCAL REVIEW COMMITTEE



# **FISCAL NOTE**

# HB 1440 - SB 1645

February 7, 2014

SUMMARY OF BILL: Amends multiple sections of state law regarding workers' compensation, including but not limited to: defining of "specialty practice group"; removing the ability of a member or limited liability company from electing to be exempt from workers' compensation law; clarifying that certain penalties are to be paid to the Division of Workers' Compensation (DWC) rather than to the Department of Labor and Workforce Development (DLWD); clarifying that all disputes on medical bills between providers and insurers shall be heard by the Medical Payment Committee; specifying that when a treating physician or chiropractor refers an injured employee, the employee shall be entitled to a second opinion on the issue of surgery and diagnosis, but from a panel of two physicians practicing in the same specialty as the physician recommending surgery; allowing a mental injury that arose primarily out of a compensable physical injury to be included in the schedule of compensation for temporary total disability; specifying new criteria for payment of additional disability benefits under Tenn. Code Ann. § 50-6-242; and rewriting Tenn. Code Ann. § 50-6-412, concerning penalties for noncompliance with insurance requirements.

#### **ESTIMATED FISCAL IMPACT:**

#### **NOT SIGNIFICANT**

#### Assumptions:

- Defines "specialty practice group" to mean a group of Tennessee licensed physicians, surgeons, or chiropractors providing medical care services of the same or similar medical specialty as each other and operating out of the same physical location.
- According to DLWD, this bill includes housekeeping language changes to ensure conformity with Public Acts 2013, Public Chapter 289, which made changes to the Workers' Compensation Law (WCL).
- According to DLWD, the changes to WCL made with this bill will have no effect on staffing or employee workloads.
- DLWD indicates that changes made to the assessment procedure for penalties conforms this procedure to those used by the DWC for other types of penalties.
- According to DLWD, the changes made by the bill are mainly language changes, and those that are substantive changes do not produce any fiscal effect.

• Based on all information submitted by DLWD, including the Division of Workers' Compensation, the fiscal impact to state and local government is estimated to be not significant.

## **IMPACT TO COMMERCE:**

#### **NOT SIGNIFICANT**

## Assumption:

• Based on information submitted by DLWD, the Division of Workers' Compensation, regarding the impact of this legislation on commerce and jobs, any fiscal impact to commerce or the number of Tennessee jobs is considered not significant.

## **CERTIFICATION:**

The information contained herein is true and correct to the best of my knowledge.

Lucian D. Geise, Executive Director

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